			UNITED ST	ATES DISTRI		FILED U.S. DISTRICT COU
				District of	NEBRAS	SKASTRICT OF MEGRA
		UNITED STATES C V. BENJAMIN PELA		ORDEF Case	R OF DETENTION F 4:06MJ3036-DLP	2006 AUG 14 PM 4: PENDING TRIAL OFFICE OF THE CL
		Defendan	t			
det	In a entio	ccordance with the Bail Re	trial in this case.		s been held. I conclude that the	e following facts require the
_	(1)	m 16 1		art I—Findings of Fact		
	(1)	or local offense that woul a crime of violence as an offense for which	d have been a federal offer s defined in 18 U.S.C. § 31 the maximum sentence is 1	nse if a circumstance giving r	d has been convicted of a [rise to federal jurisdiction had is prescribed in	federal offense state existed that is
					or more prior federal offenses	described in 18 U.S.C.
		The offense described in A period of not more than for the offense described	n five years has elapsed sin in finding (1).	while the defendant was on ce the date of conviction	release pending trial for a fedon release of the defend	ant from imprisonment
(4) Findings Nos. (1), (2) and (3) establish a rebuttable presumption that no condition or combination of conditions will reasonably safety of (an) other person(s) and the community. I further find that the defendant has not rebutted this presumption.						nption.
				Alternative Findings (A)		
X	(1)	There is probable c  **X* for which a max    under 18 U.S.C. § 92	imum term of impri	the defendant has con sonment of ten years	nmitted an offense or 21 U.S.C. Sec. 8	01 et seq
X	(2)	The defendant has not reb	utted the presumption estab endant as required and the	safety of the community.	ondition or combination of cor	nditions will reasonably assure
	(1)	Thora is a gariana risk tha		Alternative Findings (B)		
	(1) (2)			pear. ger the safety of another pers	on or the community.	
					-	
			Part II—Writte	n Statement of Reasons	for Detention	
dera		d that the credible testimor		ted at the hearing establishes		ng evidence 🔲 a prepon-
L	4	COD + 10	investigat	e dets	21-110521 to	r eleze
<i>y</i>		Joseph Je	Court or		as pr	actican .
			Part III—	Directions Regarding De	etention	-
reas Gov	he ex sonab zernn	tent practicable, from persole opportunity for private	sons awaiting or serving so consultation with defense of the corrections facility sl	entences or being held in cu counsel. On order of a cour	resentative for confinement in a stody pending appeal. The d rt of the United States or on a the United States marshal for	lefendant shall be afforded a request of an attorney for the
	9	8-14-06	MI	1)		
		Date		Sign	nature of Judicial Officer	
					Piester, U.S. Magistrate Judge	
				Name a	nd Title of Judicial Officer	

<sup>\*</sup>Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).